

WANT ADS Whether you
WILL HELP seek a position
or an employe
THE TIMES-DISPATCH

The Times-Dispatch

RICHMOND, VA., TUESDAY, OCTOBER 6, 1914.

LILLIAN Famed for beauty
RUSSELL in "saying things"
just for women in
THE TIMES-DISPATCH

Store Closes Wednesday at 1 o'Clock
Half Holiday on Account of "Richmond Day" at the Fair.

Miller & Rhoads

Stamped Goods Exhibit

To-day, at a first floor booth, we will display a beautiful assortment of

Stamped Fancy Collars, in all the new styles and shapes, 25c to \$1.00 each.

Stamped Pillows, in assorted designs; very attractive; 25c and 50c each.

No admirer of artistic needlework should miss seeing these.

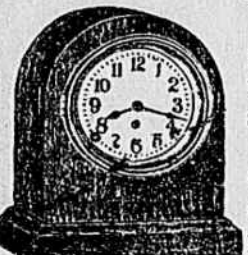
An Extraordinary Sale of

Reliable Clocks at \$5

Sixty-Nine Clocks in All. All Sizes, from Dainty Baby Clocks Up to Suitable Sizes for Parlor or Library.

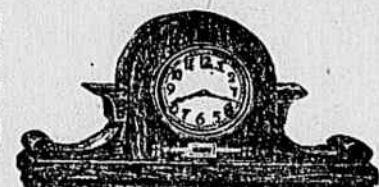
These Clocks are made by the best makers—too well known to require an introduction. Their names—"Seth Thomas," "Ansonia" and "Sessions"—are stamped on the dial of each clock. They are fitted with best movements eight-day and strike.

Mahogany Finished Clocks



Highly finished case, cathedral gong, porcelain dial; an excellent eight-day timekeeper; shown in assorted shapes; price..... \$5.00
ANOTHER MAHOGANY FINISH CLOCK is inlaid with Marqueterie designs that are very effective; price..... \$5.00

A BEAUTIFUL TAMBOURE
STYLE—Mahogany finish and highly polished; eight-day time and strike; a wonderful value at..... \$5.00
Basement.



Cut Glass Sale

Of Interest to Fall Brides and Their Friends.

Such an assemblage of dainty and sparkling new designs is beautiful enough to the eye, but think of such large, massive, heavy pieces at such moderate prices! ISN'T IT WONDERFUL? This feature will appeal to all who admire pretty cut glass when they see this exhibit.

- | | |
|--|--|
| 9-inch BOWLS, rock crystal cut, daisy design..... \$5.00 | 10-inch VASES, rock crystal cut, daisy design..... \$1.99 |
| 4-pint PITCHERS, rock crystal cut, daisy design..... \$5.00 | 6-inch BON BON DISHES, footed, daisy design..... \$1.69 |
| 8-inch BOWLS, combination cuttings, hob and daisy..... \$3.50 | SUGAR AND CREAM SETS, cut, daisy design, set..... \$2.99 |
| 3-pint PITCHERS, combination cutting, hob and daisy..... \$3.89 | 8-inch NAPPIES, combination cut, floral and buz cutting..... \$3.50 |
| 6-inch COMPOTS, combination cutting, hob and daisy..... \$3.00 | 7-inch NAPPIES, buz cutting..... \$1.69 |
| 12-inch VASES, combination cutting, hob and daisy..... \$5.00 | 6-inch H AND L BON BON DISHES, in several different cuts..... \$1.00 |
| LOAF SUGAR AND BON BON BASKETS, combination cutting, hob and daisy..... \$2.00 | FERN DISHES, combination rock crystal and hob cutting..... \$3.00 |
- Basement.

NURSES APPEAL FOR FUNDS TO CARRY ON RELIEF WORK

Two Branches of Settlement Consolidate Their Efforts—Many Visits Made to the Sick

Work of the two branches of the "Nurses' Settlement," the "Social Workers" and the "Instructive Visiting Nurses' Association" has become so closely identified that an effort is being made to bring the two organizations into a closer relationship. The "Instructive Visiting Nurses' Association" has been and is visiting the sick and to curing the ills of the body through the work of the twelve nurses who are employed by the board of managers. The Nurses' Home, also kept up by the board. Last year, 26,798 visits were paid to 2,443 patients. Expenses for the year were \$3,658.36. The social workers follow up the work of the visiting nurses and endeavor to relieve the immediate needs of families, for in many cases the sick one is the bread-winner. Preventive work is also carried on, and every effort for community betterment is made. A trained social worker directs a group of volunteer workers. Heretofore the work of the settlement has been kept up by subscription secured through churches of all denominations. Now the two branches have united under the Nurses' Settlement, the two organizations are making a joint appeal to citizens of Richmond for subscriptions to be used in carrying on the work.

TWO PORTRAITS ACQUIRED

Governor Stuart Hanks Pictures of Henry and Tyler in this Office. Two more portraits were added yesterday by Governor Stuart to the picture gallery of Virginia's Governors adorning the walls of the executive offices. One is a painting of the first Governor of the Commonwealth, Patrick Henry, the other a portrait of John Tyler.

Superintendent of Public Instruction R. C. Stearnes is of the opinion that the session will be devoted exclusively to routine business matters, which demand the immediate attention of the board.

MANY INDICTMENTS ARE FOUND IN HUSTINGS COURT

Opening Day of October Term Given Over Almost Entirely to Grand Jury Work.

A large batch of indictments was returned yesterday in the Hustings Court, which opened for the October term. The day was given almost entirely to the work of the grand jury, this morning at 11 o'clock Judge D. C. Richardson will fix the dates for trial of the cases. True bills were found by the grand jury as follows: William Allen, alias George Allen, malicious wounding; Callie Allen, malicious wounding; John Burns, housebreaking; Beauregard Brooks, malicious wounding (two indictments); Blanche Blake, malicious wounding; Robert Jones, housebreaking; E. P. Kelly, alias George C. Porter, alias King Ellyson, housebreaking; Rosa Carter, malicious wounding; Rosa Carter, alias G. W. Jones, cocaine vending; Ida Covington, cocaine vending; Joseph Courtney, housebreaking; J. W. Caudle, forgery; John Cary, housebreaking; Mary Carter, alias Nora Phillips, forgery; Wirt Dickerson, malicious wounding; Ollie Davis, alias William Jones, housebreaking; Kenneth Ford, malicious wounding; Cullen Gallimore, housebreaking and larceny; Adam Glenn, malicious wounding; Sarah E. Garrison, forgery; Willie Lewis, malicious wounding; Benjamin Stevens, grand larceny; Charles Sellers, grand larceny; E. H. Smith, grand larceny; George Washington, housebreaking; Arthur Waters, malicious wounding; George Williams, malicious wounding; and Beverly White, housebreaking.

FORMAL OPENING TO-DAY

Mayor Alsie to Deliver Address at Richmond College. President John C. Wright, of Greater Richmond College, has invited Mayor George Alsie to deliver an address of welcome to the students of the college at 11 o'clock this morning. The opening exercises will be brief and informal. Mayor Alsie will be accompanied by George C. Porter, alias King Ellyson, chairman of the board of trustees, will submit a report for the building committee. Officials of the college will go on a tour of inspection of new college buildings and grounds. Mayor Alsie has also received an invitation from Mayor Blankenburg, of Philadelphia, inviting him to attend a conference of public utilities to be held at Philadelphia November 12, 13 and 14. Mayors of all of the principal cities of the United States and Canada have been asked to take a part in the conference.

Operated Gambling-House.

W. L. McCann was yesterday fined \$25 and costs by Justice Crutchfield on a charge of maintaining a gambling-house at 317 North First Street.

SKETCHES FROM LIFE--By Temple



"The Last Dip"

DR. H. H. LEON INDICTED BY FEDERAL GRAND JURY

Alleged to Have Used Emblem of American Red Cross Society Without Authority.

BILL CONTAINS THREE COUNTS

Other Indictments Also Returned at Opening Day of Fall Term of United States District Court—Civil Case on Trial.

Dr. H. H. Leon, a physician, of 318 East Broad Street, was indicted in the United States District Court yesterday on the charge that he used without authority the emblem of and represented himself as an agent of the American Red Cross Society. The indictment, which was returned by a grand jury, contained three counts.

Dr. Leon's alleged offense occurred last May, according to District Attorney Richard H. Mann. He is alleged to have prepared a medicine on which he used a label bearing the familiar emblem of the Red Cross. He is also said to have represented himself as an agent of the society without authority to do so.

Dr. Leon lately attracted some attention even on a mission of mercy to apply to the Red Cross Society for a commission as army surgeon for service in the United States. He was in the conflict. Though a naturalized citizen of the United States, Dr. Leon is a native of Russia, and for fear of violating this country's neutrality, the State Department requested that none of its alien citizens be allowed to go to Europe.

Dr. Leon's application, therefore, was rejected, and he returned to Richmond much disappointed.

Yesterday was the opening day of the fall term of the Federal Court. While the grand jury was hearing evidence, Judge Edmund Waddill, Jr., went into the trial of a civil case—Bettie Leach against the United States. The civil travelers of America, seeking damages in the sum of \$6,000.

The grand jury returned the following true bills yesterday against Dr. Leon:

Garry A. Rowe, a clerk in the employ of the Post Office Railway Mail Service, charged with embezzling mail matter. He is alleged to have taken a letter containing cash while in charge of a car in a train of the Washington and Charleston Railway.

William B. Sandford, charged with violating the white slave act by taking Lucille Sykes from Norfolk to Baltimore.

James Rochelle, charged with arson. He is alleged to have set fire to a vessel on the Chesapeake Bay.

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WILL REQUIRE HOSPITALS TO REPORT ACCIDENTS

Council Adopts New Ordinance Designed to Aid Police Department.

WILL REQUIRE USE OF BADGES

Inspectors and Meter Readers Entering Private Premises Must Be Marked by Official Emblem—Civil Flag Ordinance Adopted.

The Common Council last night passed by a unanimous vote the ordinance recommended by the Board of Police Commissioners requiring all hospitals to report to the police immediately the reception of any person suffering from bodily injuries or the death of any such person. The law is designed to establish a desirable co-operation between the hospitals and the police in the matter of prompt information about persons brought in for treatment for injuries of criminal origin.

Behind a suspension of the rules, the Council passed the ordinance reported from the Finance Committee providing for the transfer to the city on November 5 of all the tax records and accounts of the towns of Barton Heights, Highland Park, Glinter Park and North Richmond. All these communities will become part of Greater Richmond under the prospective ordinance.

The body passed by a unanimous vote the ordinance requiring all municipal departments and public service corporations that send employees into private premises for inspection purposes or for the performance of other duties connected with their work to provide the employees with metal badges indicating their authority. Such departments and corporations are required by the law to keep a constantly visible list of all employees with their badges, together with their addresses.

Behind this ordinance is the desire to throw an additional safeguard around private property which is frequently invaded by the unauthorized entry of persons who are not authorized to enter.

The ordinance also provides that all persons employed by the city water and gas departments, as well as the inspectors of the Virginia Railway and Power Company and the Chesapeake and Potomac Telephone Company.

By a unanimous vote the Council passed the ordinance transmitted from the Administrative Board establishing a banner on all official documents of the city of Richmond.

President Peters objected to the inclusion in the design of a Confederate symbol, holding that to be sacred to the memory of the Confederacy, and not to be made part of a city flag. He waived his objections, however, and aided in making the vote unanimous.

Pick-Pockets Get Wallop. Dr. H. H. Jones, of Doe Hill, Va., yesterday reported to the police that his pocket had been picked at the Chesapeake and Ohio Railway Station. He lost a wallet containing \$25, according to the report. This was the only case of its kind reported to the police yesterday, and it is believed that the vigilance used in watching the stations and other places at which crowds gather has had its desired effect.

Boy Said to Have Stolen Coupons. James Dunn, a fourteen-year-old boy, was yesterday charged with stealing this morning on a charge of stealing \$18 worth of coupons from the United Cigar Store. The warrant was sworn out by C. A. Newberger, manager of the store on Main Street.

Sixty Days in Jail. Frank James, colored, was sentenced to sixty days in jail yesterday on a charge of stealing a pistol from Thomas Seemee, Jr.

Two Districts Went Wet. Final Canvass of State-Wide Election is Officially Made.

The legal formalities in connection with the canvass of the returns from the election held September 22 were completed yesterday, so far as the functions of the State Board of Canvassers are exercised when the members of the board met at the office of Secretary of the Commonwealth B. O. James and each attached his signature to the official returns.

Under the law, the election figures, thus certified, must be transmitted to the Governor within fifteen days. This final formalities, which is required before the Governor's proclamation declaring the date for the sale of liquor in Virginia to cease, will be complied with tomorrow.

The final review of the returns resulted in no changes in the count made last week. The figures remain as they were. It was disclosed, however, that the Eighth District as well as the Third, returned a "wet" majority. The majority in the Eighth was 11. The total "dry" majority in the State is 20,335, as previously announced.

The majority for State-wide prohibition in all the cities of the State combined is 10,000. The remainder of the big "dry" majority being the aggregate of the majorities in all the counties.

Oppose School License. Judge D. C. Richardson in the Hustings Court yesterday continued the hearing on the application of V. Bergamini for a license to conduct a saloon at 311 North Adams Street, owing to the absence of counsel for the petitioner. Several persons, it is understood, with protest against the granting of this license.

Heard Damage Suit. The hearing in the \$10,000 damage suit in case of Kaufman and Pollock against Stump, et al., was begun yesterday in the Law and Equity Court, and will continue through to-day, it is expected.

COUNCIL VOTES TO BLOCK SALE

Would Prevent Transfer of Immanuel Church to Negro Congregation.

FINAL VOTE IS UNANIMOUS

Committee Finds Church Trustees Unwilling to Withdraw Petition to Court.

By a unanimous vote, the Common Council last night passed an amended segregation ordinance which, if concurred in by the Board of Aldermen and signed by the Mayor, will prevent the occupation of Immanuel Baptist Church, Fifth and Leigh Streets, by a colored congregation.

The ordinance was passed after a discussion of more than an hour precipitated by a motion offered by President Peters, who had vacated the chair, recommending the measure for the purpose of affording the authorities of Immanuel Baptist Church an opportunity to appear before the Ordinance Committee and state the grounds of their opposition.

Mr. Peters presented a communication signed by the board of trustees of the church and the pastor, Rev. W. T. Hall, asserting that the church authorities had been given no official notice that the ordinance was before the Council. He requested that the ordinance be postponed until the church authorities asked for a recommendation and rehearing.

CHURCH ONLY AWAITS CONFIRMATION OF SALE

In the discussion which followed it was brought out that a contract for the sale of the church building had been made by the church and the pastor, Rev. W. T. Hall, asserting that the church authorities had been given no official notice that the ordinance was before the Council. He requested that the ordinance be postponed until the church authorities asked for a recommendation and rehearing.

Councilman Pollock, of Madison Ward, insisted on holding the belief that the amendment to the segregation ordinance was desirable, declared his willingness to vote for a recommendation if the church authorities would officially bind themselves to pursue their application to the City Circuit Court and the church proposed amendment was definitely acted upon by the Council. He was not willing, he said, to recommend the ordinance if the sale of the church would take advantage of the ensuing delay in securing from Judge Scott an order authorizing the sale before the amendment could be acted upon.

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COMMITTEE CONSULTS CHURCH AUTHORITIES

Attorney Isaac Diggs, representing the church and Rev. W. T. Hall, as well as the three members of the Council Chamber, were present in the City Circuit Court on the day the proposed amendment was received by the Council. He was not willing, he said, to recommend the ordinance if the sale of the church would take advantage of the ensuing delay in securing from Judge Scott an order authorizing the sale before the amendment could be acted upon.

Decline to Waiver of COUNCIL

Councilman Rogers, as chairman of the committee, reported to the Council that the church refused to hold up its end of the bargain until the Council acted upon the ordinance. The refusal of the church authorities to accept a fair proposition was regarded as a body with evident resentment, and the feeling was reflected in the vote which followed.

Mr. Peters, who had made the motion to recommend, withdrew it after Councilman Rogers had reported the refusal of the church authorities to accept a fair offer. In submitting this offer, he said, he intended to accept a fair proposition to grant a special conference—a precedent which, he said, was without precedent in the history of the Council.

The church had been given the opportunity of taking their case to the Council or to the court. If it was willing to abide by the judgment of the Council, he said, it would come before the Council with clean hands, and not as an applicant for a court order authorizing a sale repugnant to the pending ordinance.

With the motion to recommend, made by Councilman Peters, withdrawn, Vice-President Ratcliff, who was in the chair, called for the reading of the amended ordinance itself, and it was passed unanimously.

The amended ordinance holds a street entering, but not intersecting, another street, to be of the same effect as an intersecting street under this amendment. The Fifth Street block between Leigh and Jackson Streets would be a single block between parallel streets. So considered, the block would be white territory not subject to colored colonization.

It is stated that President Adams will be asked to call a special meeting of the Board of Aldermen for tomorrow to concur in the amended ordinance.

Cool Evenings and Mornings

Suggest some light over-garment. Nothing so free or comfortable as a

BALMACAAN.

Gans-Rady Company

DAMAGE OF \$4,000 DONE BY EARLY EVENING FIRE

Blaze of Undetermined Origin Breaks Out in George C. White & Sons' Plant.

LOSS COVERED BY INSURANCE

Fearing Spread of Flames, Second Alarm Is Sounded, and They Are Quickly Extinguished—Vehicles and Automobile Are Scorched.

Fire of undetermined origin early last night broke out in the carriage building plant of George C. White & Sons, 404-406 North Fifth Street, and caused about \$4,000 damage before it was extinguished. Two alarms were turned in, the numerous stables in the vicinity added to the fire, but only one was got beyond control. It would sweep the neighborhood. C. J. Hulcher's stable, 112 North Fifth Street, however, was the only one in any danger, and at no time was it seriously threatened.

Patron James J. Krouse was in the building at the time the fire broke out, and three trucks were in the yard. The fire broke out in a short while after he arrived on the scene. They were confined to the rear of the automobile repair shop when the fire was discovered, and were prevented from spreading further into the rear of the main building. The greater part of the damage incurred was from the water, there being a large quantity of water used in the effort to extinguish the fire. It was said that the walls of the building had been only slightly damaged.

CONTENTS OF BUILDING

Mr. White said that the building, with its contents, were probably worth more than \$15,000, fully insured. He and his sons were through the buildings after the blaze had been extinguished and were of the opinion that the damage to the building was done to material used for repairing wagons and automobiles. Several complete wagons and buggies on the second floor of the repair shop were damaged, and an automobile in this building, and a touring car with several wagons were run out of the building before the fire spread, and were saved.

Patrick J. Krouse was among the first persons on the street to notice the dense smoke which poured from the building. He hurried to an alarm box and the fire alarm brought Engine Companies Nos. 3, 4, 5 and 6 to the scene. Water was poured into the building from the rear of the car, as well as from the adjoining roofs.

Several explanations of how the fire originated were offered. One was that a lighted cigarette in a pile of hay in the building had caused the fire. Another was that a gasolene in an automobile exploded, while the third had it that a match had been thrown into the paint locker caused the fire.

Two reels of wire and two army convalescent stores in the building for the Signal Corps, valued at \$1,000, still under the care of the United States War Department, were slightly damaged.

SAYS MOTORISTS CARE NOTHING FOR HUMAN LIFE

Police Justice Crutchfield Thereupon Fined C. W. Elliott \$100 for Speeding.

Justice Crutchfield, yesterday said that motorists care absolutely nothing for human life, and that they produce the speeding law to those who are charged with the responsibility of protecting human life. He thereupon fined C. W. Elliott, a motorist, \$100 for speeding. The charge of exceeding the speed limit with his automobile, No. 878, Elliott was arrested by Bicycle Policeman Holt on Main Street Sunday night. Elliott appealed the case, and W. H. Jenks, his employer, went his bond.

WILL ACT FRIDAY NIGHT

City Democratic Committee to Nominate Candidate for Legislature.

The City Democratic Committee will meet Friday night to consider the question of nominating a party candidate for the House of Delegates to succeed D. L. Toney, of Richmond, deceased. No aspirant for the term in the Legislature has publicly announced his candidacy. The names of Robert L. Leary and J. M. Kelley have been mentioned in connection with the office. In local political circles, it is believed that at least these two names will be submitted to the committee. The committee's nomination is equivalent to election. The election has been called for November 3, the date of the general election. C. A. Hawkins, whose name has been put forward by his friends, will not be a candidate, his residence in Barton Heights rendering him ineligible for the office. The suggestion of concerted action on the part of the business organizations of the city, looking forward a well-known business man who would serve for a short term only, in view of the enormous importance to all business interests of the tax legislation to be voted upon at that time.

SENT TO GRAND JURY

Ida Green Charged With Setting Fire to Her Dressing Room.

Ida Green, colored, was yesterday sent to the house of Andrew Johnson, 608 Buchanan Street, yesterday sent on to the grand jury for trial on November 2.

Another case sent on to the grand jury was that of Henry Gallimore, colored, who is said to have been caught in a chicken-house in the rear of Mrs. J. B. Andrews' residence, 107 West Main Street. The arrest was made there by Bicycle Policeman Reid.

Judge Campbell to Sit.

Judge A. Campbell, of Wythe, was designated yesterday by Governor Stuart to preside on the bench of the Circuit Court of Washington County during the absence of the September term. Judge Preston W. Campbell, of the latter court, is not inclined to sit in several cases on the docket, for ethical reasons. Hence the substitution of his namesake of the judiciary.

Committee Meets To-Night.

A meeting of the Council Committee on Public Buildings, Properties and Utilities will be held to-night at 8 o'clock.

A Partner For You

How would you like to have a partner to help you earn money?

A savings account is just such a partner.

Start one now, and it will earn more and more as the years go by. More than that—in case of misfortune or sickness you can call on this "Partner" of yours for assistance.

Thousands are using their savings account in this big national bank for this purpose. Why not you?

SAFEST FOR SAVINGS

1101 East Main Street.

John Adams CASHIER
MERCHANTS NATIONAL BANK

HENRICO GRAND JURY RETURNS TRUE BILLS

John Clements, Charged With Assaulting Miss Chennault, to Be Tried October 27.

THIRTEEN CRIMINAL CASES

Len Davis to Be Tried for Attack on W. K. Buckley, Manager of Strawberry Hill Farm—One Indictment Charges Murder.

Thirteen criminal cases and numerous civil actions are set for trial at the regular fall term of Henrico County Circuit Court, which convened yesterday morning at 10 o'clock, with Judge R. Carter presiding.

Of chief interest among the cases set for trial at this term is that of John Clements, the negro charged with a capital crime against Miss Fannie T. murder in the first degree.

Len Davis, the negro charged with shooting W. K. Buckley, manager of Strawberry Hill Farm, will also be tried during the present term. Buckley was shot through the lungs with one load of birdshot and another volley of shot tore away a portion of his scalp. For several days he was in a critical condition, but he has now been released from the hospital, and has practically recovered from his injuries.

Solomon Gibbs, colored, will be arraigned at this term of court charged with the killing of Otis Payne, colored. Gibbs surrendered to the authorities several hours after the shooting. Test witnesses will be summoned in the case. The indictment against Gibbs charges murder in the first degree.

TRUE BILLS ARE RETURNED IN MANY CASES

True bills of indictment were found by the grand jury yesterday morning in the following cases:

Benjamin Johnson, charged with desertion of his wife and family.

John Lewis, charged with breaking and entering the store of H. Kelly, with the intent to commit larceny.

Charles White, charged with feloniously wounding.

Charles White, charged with assaulting Samuel Allen by striking him over the head with a lead pipe.

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